IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,	(
Plaintiff,)
v.) Case No. M-21-293-AMG
GREG ALLEN HENKE,	{
Defendant.	}
	ORDER

Upon receipt of Defendant's status report, it appears that a mental health assessment cannot be arranged with the Oakwood Springs Hospital. Defense counsel noted that a psychological evaluation could not be scheduled or completed before May 27, 2021. The Court encourages Defendant to arrange for such an evaluation if feasible. The Court notes that any inpatient treatment program should require a minimum of thirty days of residential treatment, but the Court will also consider any recommendations regarding a residential program from the psychological evaluation's assessment, should one be arranged.

The Court understands the significant financial burden this may impose, and shares the frustration of no longer having a contracted provider where a pretrial defendant such as Mr. Henke can seek mental health treatment. Because of the Court's concerns about Defendant posing a danger

to himself or others, and because he has not rebutted the presumption of detention under the Bail Reform Act, 18 U.S.C. § 3142(e)(2), the Court orders Defendant to be detained pending further order of this Court. The parties must submit a joint status report on or before June 30, 2021.

IT IS SO ORDERED this 27th day of May, 2021.

SUZANNE MITCHELL

UNITED STATES MAGISTRATE JUDGE